

Dugdale Family Tree

Thomas Dugdale-----Rebecca

Born? Clitheroe Lancashire

Died 1638 Tarrant Hinton

Thomas became rector of Tarrant Hinton in 1585 after he graduated from Oxford University

|

Thomas Dugdale -----Elianor (Ellen) Selbye

Born 1592 Tarrant Hinton Born ?

Died 1663 Tarrant Hinton Died 1669

Married 1625 Winterbourne

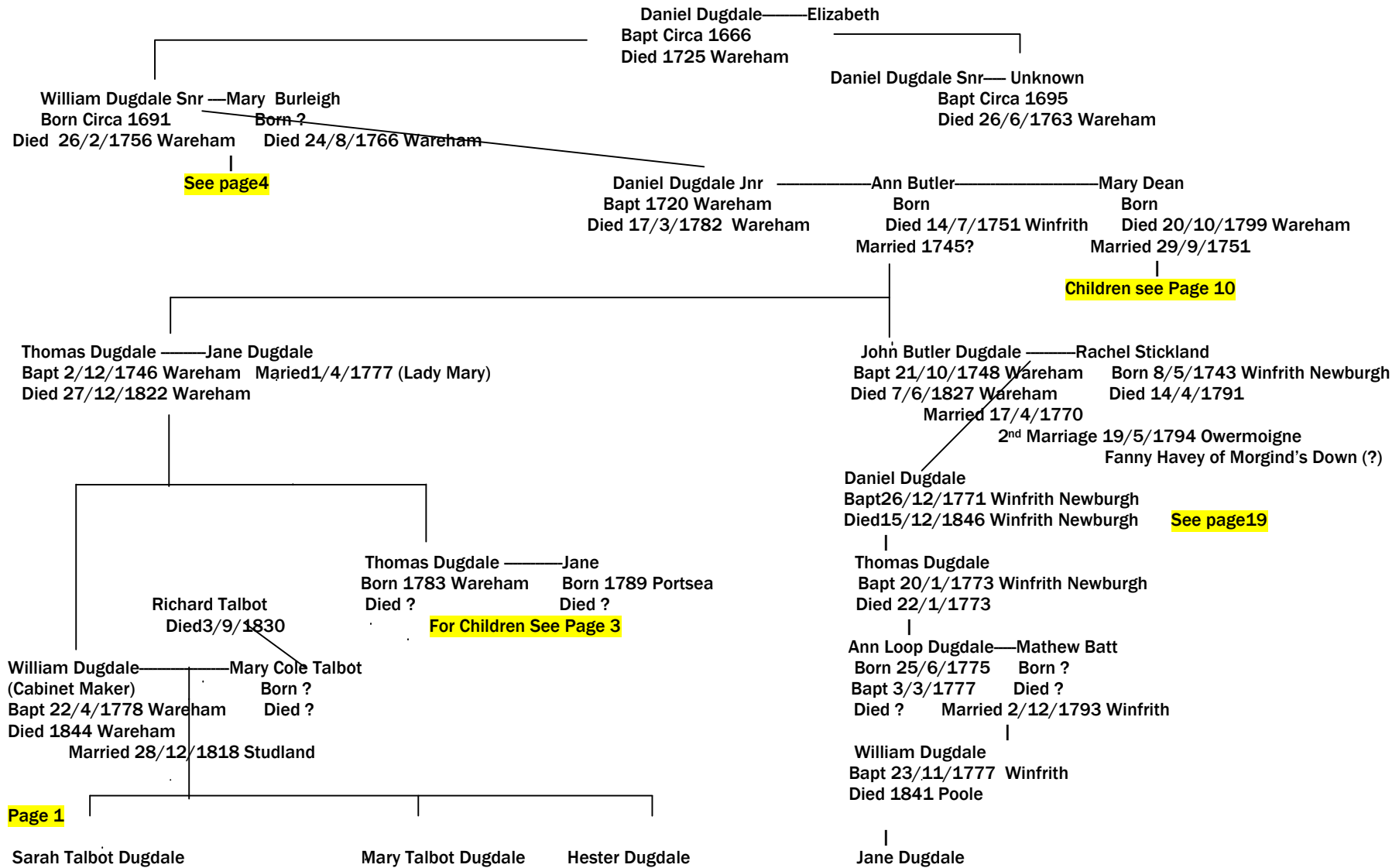
|

Daniel Dugdale-----Elizabeth

Born 1631 Pimperne Bapt 1630 Pimperne

Died 1703 Wareham Died 24/4/1703 Winterbourne Zelston

Dugdale Family Tree



Bapt 7/5/1820 Studland
Died ?

Bapt 9/12/1821 Wareham
Died 24/9/1841 Wareham

Bapt 27/ 8/1823
Died?

Bapt20/2/1780 Winfrith Newburgh
Died ?

|
Robert Dugdale
Born 1781
Died 21/6/1812

|
Mary Dugdale
Bapt 12/12/1784 Wareham
Died 21/11/1858 Poole **See page 20**

|
John Dugdale
Bapt 14/3/1787 Winfrith Newburgh
Died 1869 Portsea Portsmouth

|
Thomas Dugdale
Bapt 6/12/1788 Winfrith Newburgh
Died ?

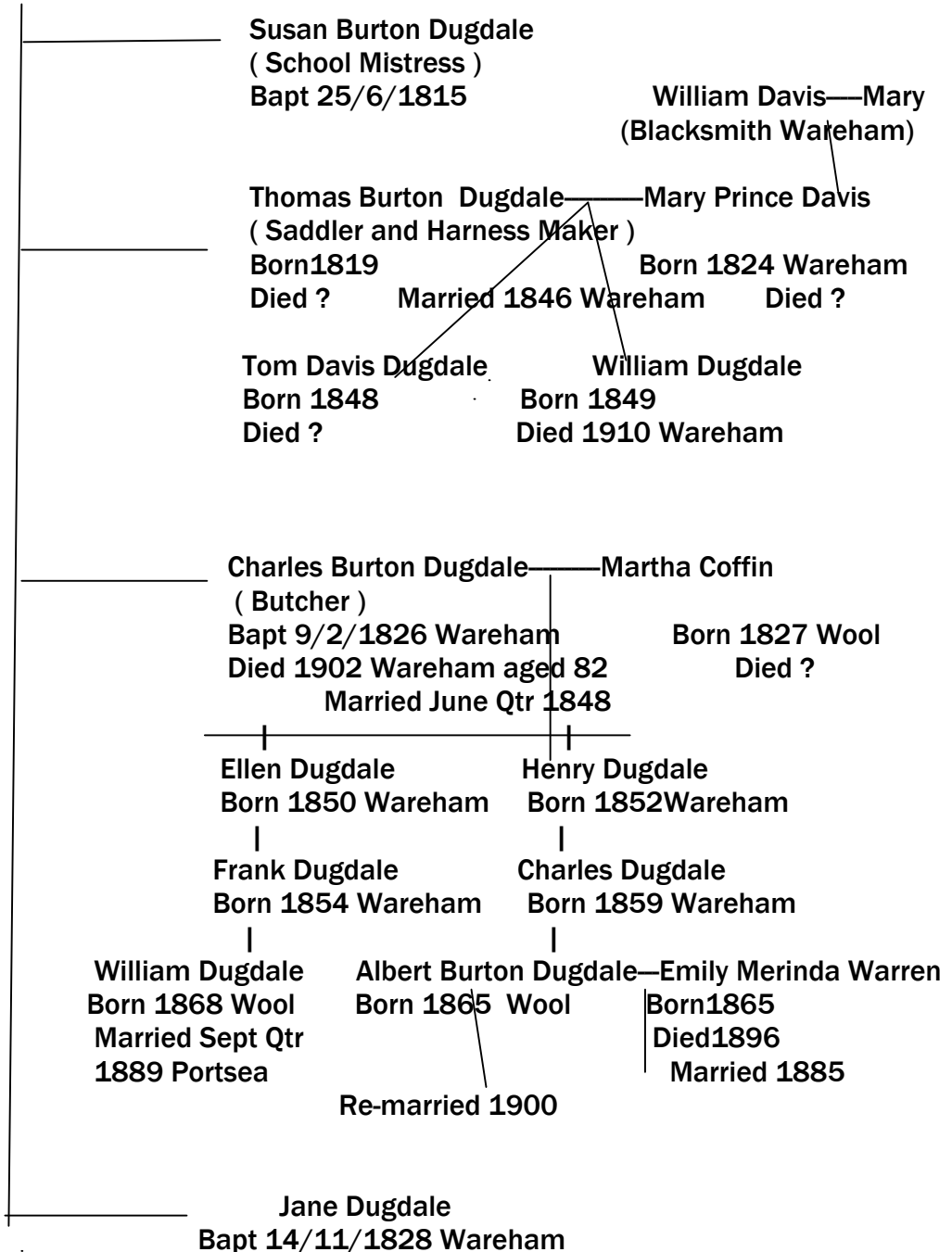
|
George Dugdale—Unknown
(Carpenter)
Bapt 3/11/1791 Winfrith Newburgh
Died March Qtr 1886 Eton Bucks

Robert George Dugdale
Born 1848 Eton Bucks

Thomas Dugdale — Jane (Burton?)

(Road Surveyor)
 Born 1783 Wareham
 Died ?

Born 1789 Portsea
 Died ?



Thomas Burton Dugdale became a Maltster leaving Mary to run the Saddlery with the help of one adult and an apprentice.

William Dugdale—Mary Burleigh

Born Circa 1691 Wareham
 Died 26/2/ 1756 Wareham
 Senior Common Council Man

Born ?
 Died 24/8/1766 Wareham

William Dugdale
 Born 1715 Wareham
 Died 28/7/1789 Wareham

Daniel Dugdale Jnr
 Bapt 1720 Wareham see page 10
 Died 1782 Wareham

Robert Dugdale
 Born 1725 Wareham
 Died 5/10/1788 Wareham

Katherine Dugdale
 Bapt Jan/1732 Wareham
 Died 2/4/1732 Wareham

David Dugdale
 Born ?
 Died ?

J Goodwin — Unknown
 Born ?
 Died ? Lord mayor of Wareham
 Years, 1705,1712,1718,1723,1732

Elizabeth Dugdale
 Born ?
 Died 1797 Wareham

Elias Dugdale
 Born ?
 Died 20/10/1756

For children see 5

R Goodwin—Unknown
 Born ?
 Died ?
 Lord Mayor of Wareham 1744 and 1764

Jane Dugdale
 Born 1733
 Died 5/12/1788

Joseph -Goodwin
 Born ?
 Died ? Wareham Lord Mayor of Wareham 1776and 1783
 Married 1/10/1765

For children see Page8

Mary Dugdale
 Born ?
 Died 11/7/1768
 Married East Stoke 27/11/1753

Robert Nineham
 Born ? Keyworth
 Died 8/11/1816 Church Knowle

For children see Page 9

Phillip Dugdale—Mary
Born ? Born ?
Died 1764 Hammoon

Elizabeth Dugdale—Elias Dugdale

Born ? Wareham
Died 1797 Wareham

Bapt 6/6/1721 Hammoon
Died Wareham

Elizabeth Dugdale married Elias Dugdale in Hammoon 10/7/1752, she married under the name of Elizabeth Ford probably because Elias was her cousin. We know this was her because she is mentioned in her mother Mary's Will as " Elizabeth my daughter, wife of Elias Dugdale"

Elias Dugdale
Born ?
Died 26/10/1756 Wareham

Elias Dugdale—Betty Jesse
Born 1759 Wareham Born 1744
Died 5/6/1839 Wareham Died 22/1/1829 Wareham
Married 5/2/1782 Wareham

See Page 6 for the children

Elias Dugdale—Ann Selby Edmunds
Bapt 26/6/1786 Born 1791
Died ? Died 1874 Portsea
Married 13/4/1814 Wareham

See Page 7 for the Children

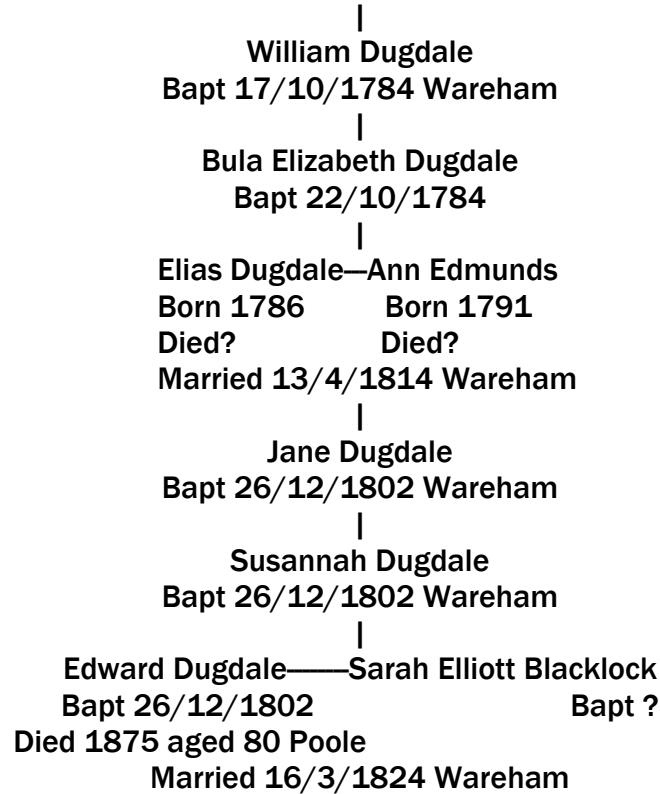
Thomas Dugdale—Unknown
Bapt 27/8/1782
Died 1863

Elias Dugdale—Ann Goodchild Masters
Born 1816 Wareham Born 1825 Swanage
Died ? Died ?
Married Mar Qtr 1844 Wareham

Elias had a stationers shop and was also the Parish Clerk Of Wareham
Prior to this he had been a Carpenter

Elias Dugdale—Betty Jesse

Born 1759 Wareham Born 1774
Died 5/6/1839 Wareham Died 22/1/1829 Wareham
Married 5/2/1782



By the age of 40 Edward was a Publican in Poole High Street, and in 1841 he was employing 20 year old Elizabeth Ann Dugdale his niece to work in the bar.

John Edmunds—Ann Selby
Of Swanage

Elias Dugdale—Ann Selby Edmunds

(Carpenter) Born 1786 Wareham
Died?

Born 1791 Swanage ?
Died Sept Qtr 1874 Portsea

Married 13/4/1814 Wareham

Elias Dugdale—Ann Goodchild Masters
(Carpenter) Born ? Died 1905 Wareham

Born 1816 Wareham
Died 1892 Wareham

Henry Goodchild Dugdale
Born 1846 Wareham Died 1857 Wareham

Robert William Dugdale—Elizabeth Brinton
Bapt 26/8/1820 Wareham Born 1817 Portsea
Died 1899 Wareham aged 81 Died?

Elizabeth Ann Dugdale
Bapt 26/8/1820 Wareham
Died?

John Edmunds Dugdale
Born 1821
Bapt 23/11/1823 Wareham
| married Dec qtr 1880

George Edward Dugdale
Born 1845 Poole

Robert Dugdale
Born 1846 Wareham

Elizabeth Ann Dugdale
Born 1849 Wareham

William Dugdale
Bapt 10/6/1824 Wareham
Died?

Martha Maria Manwell Dugdale—James Anderson
Bapt 12/6/1825 Wareham Married 1864 Dorchester
Died?

Sarah Jane Dugdale
Bapt 29/7/1827 Wareham
Died?

Julia Dugdale
Born 1830
Died?

John Whittle Edmunds Dugdale (cabinet maker)—Anne ?
Bapt 3/4/1831 Wareham
Died June Qtr 1896 Portsea

Thomas Manwell Dugdale—Sarah Arnold
Bapt 30/7/1838 Wareham
Died? Married 1861 Wareham

Eva Dugdale
Bapt 24/11/1862 Hilton

John Edmunds Dugdale Bapt 23/1/1859 Portsea
Annie Dugdale Bapt 5/8/1860 Portsea
Henry William Dugdale Bapt Nov 1862 Portsea
Georgina Lucy Dugdale Born 22/2/1865 Portsea
Douglas Albert Dugdale Bapt 4/8/1867 Portsea
Ernest Edward Dugdale Born 4/5/1869 Portsea
Percival Vyvyan Dugdale Bapt 4/2/1872 Portsea
Hilda Maud Dugdale Bapt 4/7/1875 Portsea

Jane Dugdale—Joseph Goodwin

Born 1738 Wareham
Died 5/12/1788

Born ? Wareham
Died ? Wareham

Married 1/10/1765 Wareham

|

William Dugdale Goodwin

Grace unknown

Harriet Sanders

Born ?
Died ?

Born ?
Died 1/2/1801

Born ?
Died ?

Married 20/4/1802

|

Mary Jane Dugdale Goodwin
Bapt 27/10/1766 Wareham
Died ?

|

Jane Goodwin
Bapt 6/3/1767 Wareham
Died Circa 1769 Wareham

|

Jane Goodwin
Bapt 6/3/1770 Wareham
Died ?

|

Joseph Goodwin
Bapt 30/1/1769 Wareham
Died 20/7/1769 Wareham

|

Fanny Goodwin
Born ? Wareham
Died 8/2/1778 Wareham

Mary Dugdale—Robert Nineham

Born? Bapt 10/8/1729 Worth Matravers
Died 11/7/1768 Died 8/11/1816 Church Knowle

Married 27/11/1753 East Stoke

|

Robert Nineham
Bapt 28/10/1758 Died 15/5/1763

|

William Dugdale Nineham
Bapt 18/12/1755 Died?

|

Mary Dugdale Nineham ——— William Collis
Bapt 22/2/1756 Born 1766
Died 21/6/1764 Wareham

|

Thomas Nineham
Bapt 16/10/1758
Died 29/12/1823

|

John Nineham
Bapt 23/1/1760
Died 15/5/1763 Wareham

|

Richard Nineham
Bapt 14/6/1761
Died?

|

Sarah Nineham ——— John Brinton
Bapt 18/11/1762
Died?

|

Jenny Nineham
Bapt 14/5/1764
Died?

|

Jane Nineham
Bapt ?
Died 21/3/1765 Wareham

|

John Burley Nineham ——— Elizabeth Mary Brown
Bapt 1/10/1765 Bapt 20/6/1777 Wool
Died 5/10/1841 Died 31/5/1867

|

Molly Dugdale Nineham
Bapt 11/5/1768
Died?

Daniel Dugdale—Mary Dean

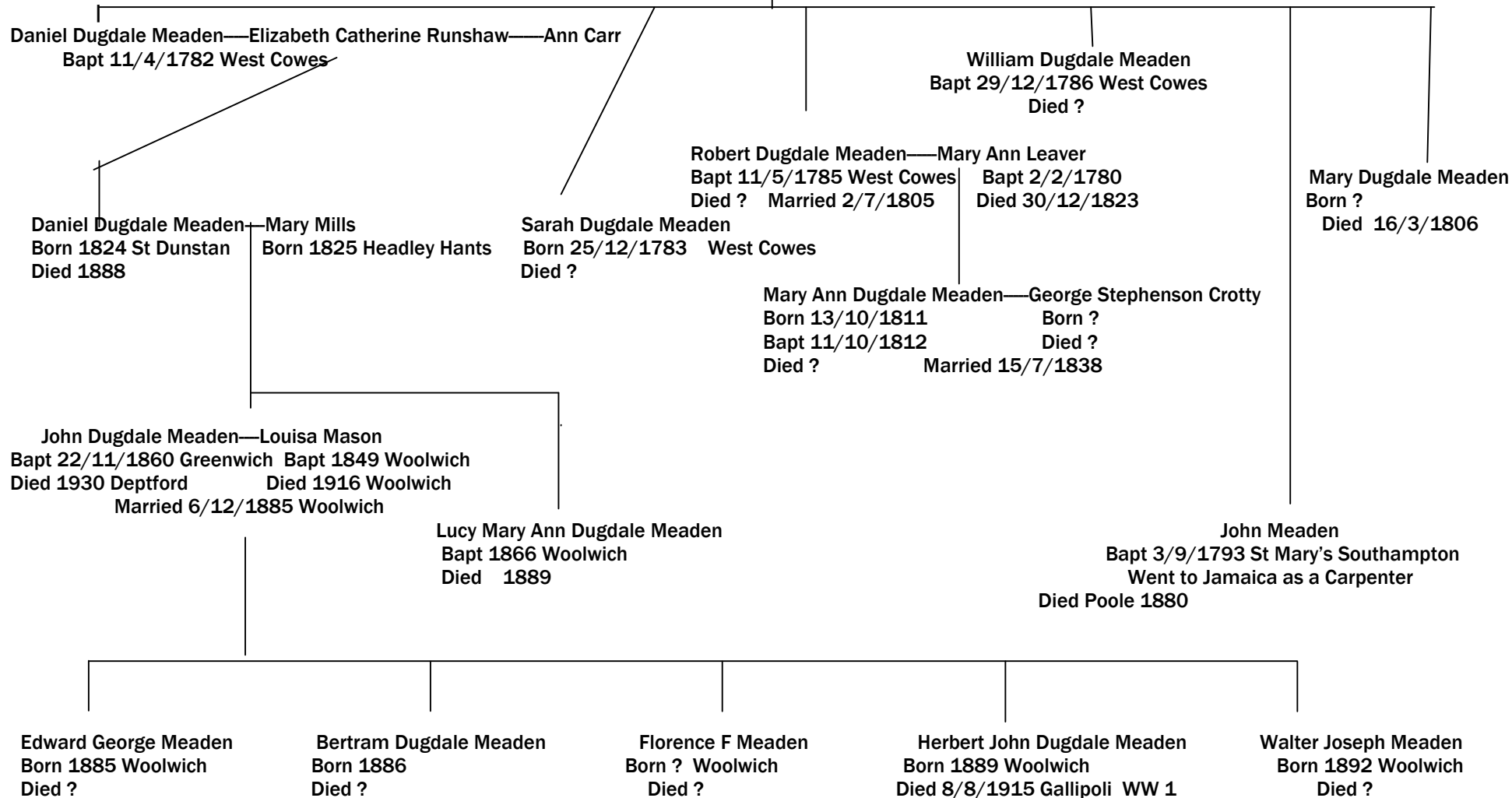
|
Mary Dugdale
Bapt 29/12/1752
Died ?
|
Ann Dugdale
Bapt 1/4/1755
Died ? **See page 11**
|
William Dugdale
Bapt 29/8/1756
Died 1843 **See page 12**
|
Robert Dugdale
Bapt 23/11/1758
Died 28/1/1763
|
Susan (Susanah) Dugdale
Bapt 28/4/1761
Died 26/8/1831 **See page 13**
|
Jean Dugdale
Bapt 15/3/1763
Died ? **See page 14 & 15**
|
Betty Dean Dugdale
Bapt 11/12/1764
Died 30/12/1764
|
Betty Dean Dugdale
Bapt 11/3/1766
Died ? **See page 16**
|
Deborah Dugdale
Bapt 31/5/1768
Died 1854 **See page 17**
|
Robert Dugdale
Bapt 8.12/1769
Died 28/12/1769
|
Robert Dugdale
Bapt 1771
Died 13/5/1851 **See page 18**

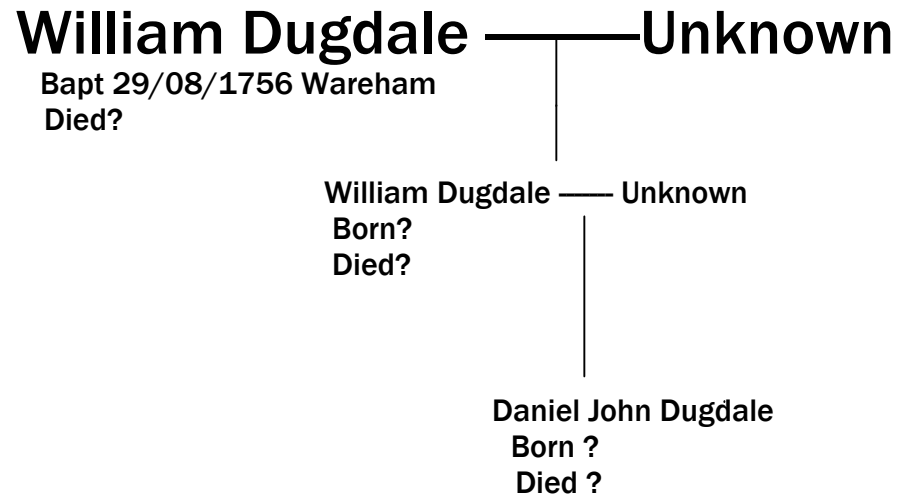
All of the above were born in Wareham

Ann Dugdale — John Meaden

Bapt 1/4/1755 Wareham
Died ? Southampton
Married 18/7/1780 Wareham

Bapt 5/10/1748 Winfrith Newburgh
Died 28/2/1808 Southampton





William was Lord Mayor of Wareham On two occasions, 1838 and 1843. He died in his second year of office, but as yet I do not have the exact date. William must have married, because probate of his brother Robert's Will is entrusted to "Daniel John Dugdale child of William".

Susan (Susannah) Dugdale—George Kearley

Born 28/4/1761 Wareham

Died 26/8/1831 Wareham

Married 26/11/1787 Wareham

Born 1757

Died 10/3/1825 Wareham

Mary Dugdale Kearley

Bapt 10/9/1788 Wareham

Died?

I

Jane Dugdale Kearley

Bapt 11/3/1791

Died ?

Susan was baptised Susan, but married as Susannah and was mentioned in her brother Roberts Will as Susannah Robert Dugdale in his Will has spelt Kearly, leaving out the “e”, but is in all other references it is present.

There were burials in Wareham of George Kearley Baker aged 22 months 24/8/1826

And Susan Dugdale Kearley Baker aged 4yrs 6 mths 15/6/1834

Did Mary or Jane marry a ———Baker ?

Jean (Jane) Dugdale — William Marshfield

Born 15/3/1763
Died ?
Married 26/11/1787

Bapt 29/1/1758 Steeple
Died 20/1/1837 Wareham

Edward Marshfield
Bapt 30/11/1788 Wareham
Died ?

John Marshfield
Born 1790 Wareham
Died in a Workhouse in St Pancras aged 65 in 1855

Mary Dean Marshfield — Timothy Chinchen
Bapt 29/12/1794 Wareham Born ?
Died ? Died ?
Married 17/5/1825 Langton Matravers

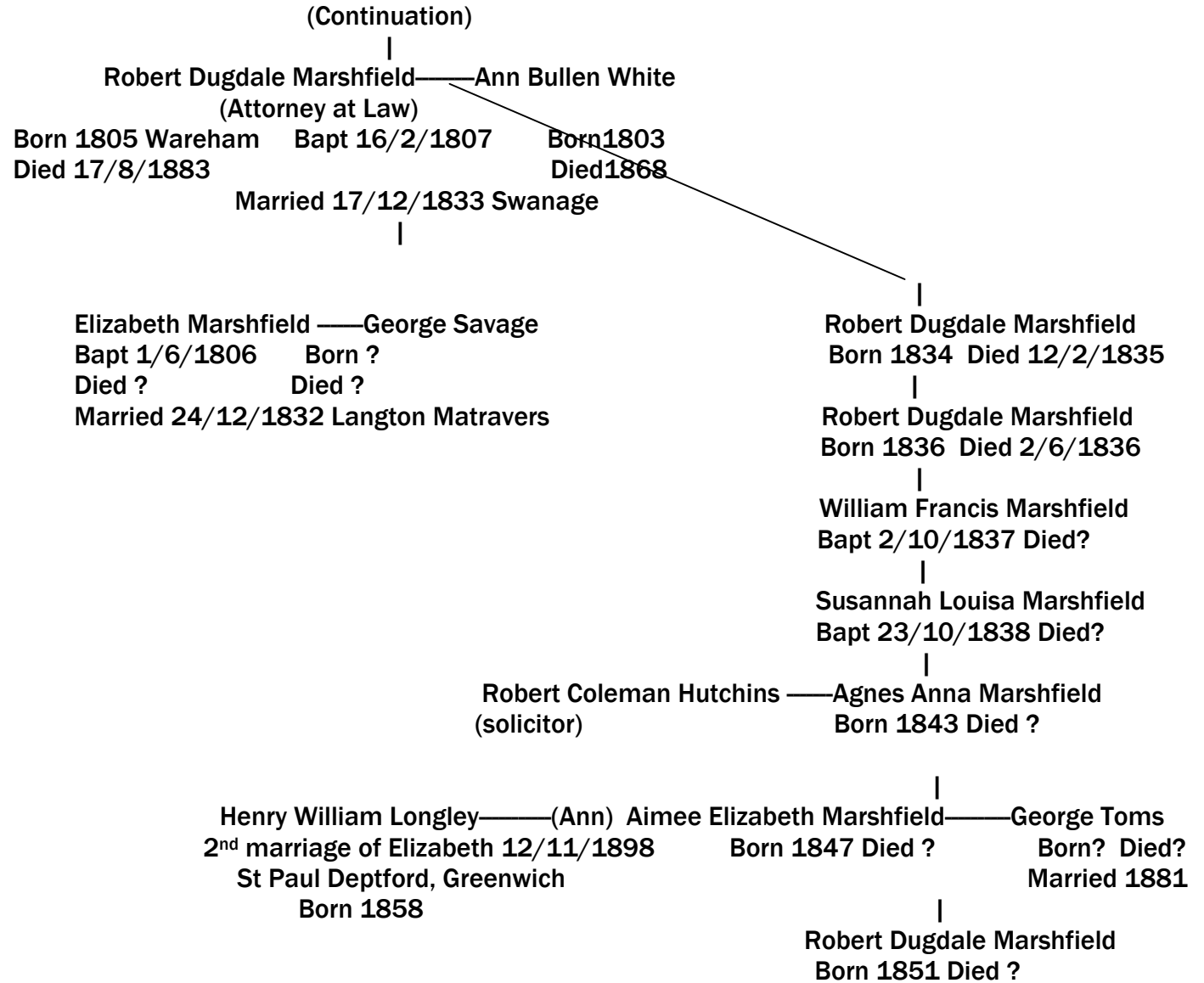
Jane Marshfield
Bapt 7/9/1797

Seth Marshfield
Born ?
Died 27/11/1796

William Marshfield — Margaret Phippard
Born 24/9/1799 Wareham Born ?
Died ? Died ?
Married 28/6/1826 Langton Matravers

Ann Marshfield
Born 27/9/1802 Bapt Aug 1803 Wareham

George Marshfield Bapt 22/4/1827
William Marshfield 16/11/1828
Louisa Marshfield 4/7/1830
Ann Marshfield 10/6/1832
Margaret Marshfield 26/5/1834
Mary Marshfield 12/6/1836
Susan Marshfield 3/6/1838
all born in Langton Matravers



All of the Children of Robert and Ann Marshfield were born in Wareham

Betty Dean Dugdale — **William Meaden** — **Thomas Davidge**

Bapt 11/3/1766 Wareham
Died ? Southampton

Bapt 17/8/1756 Winfrith Newburgh
Buried 30/9/1796 Southampton

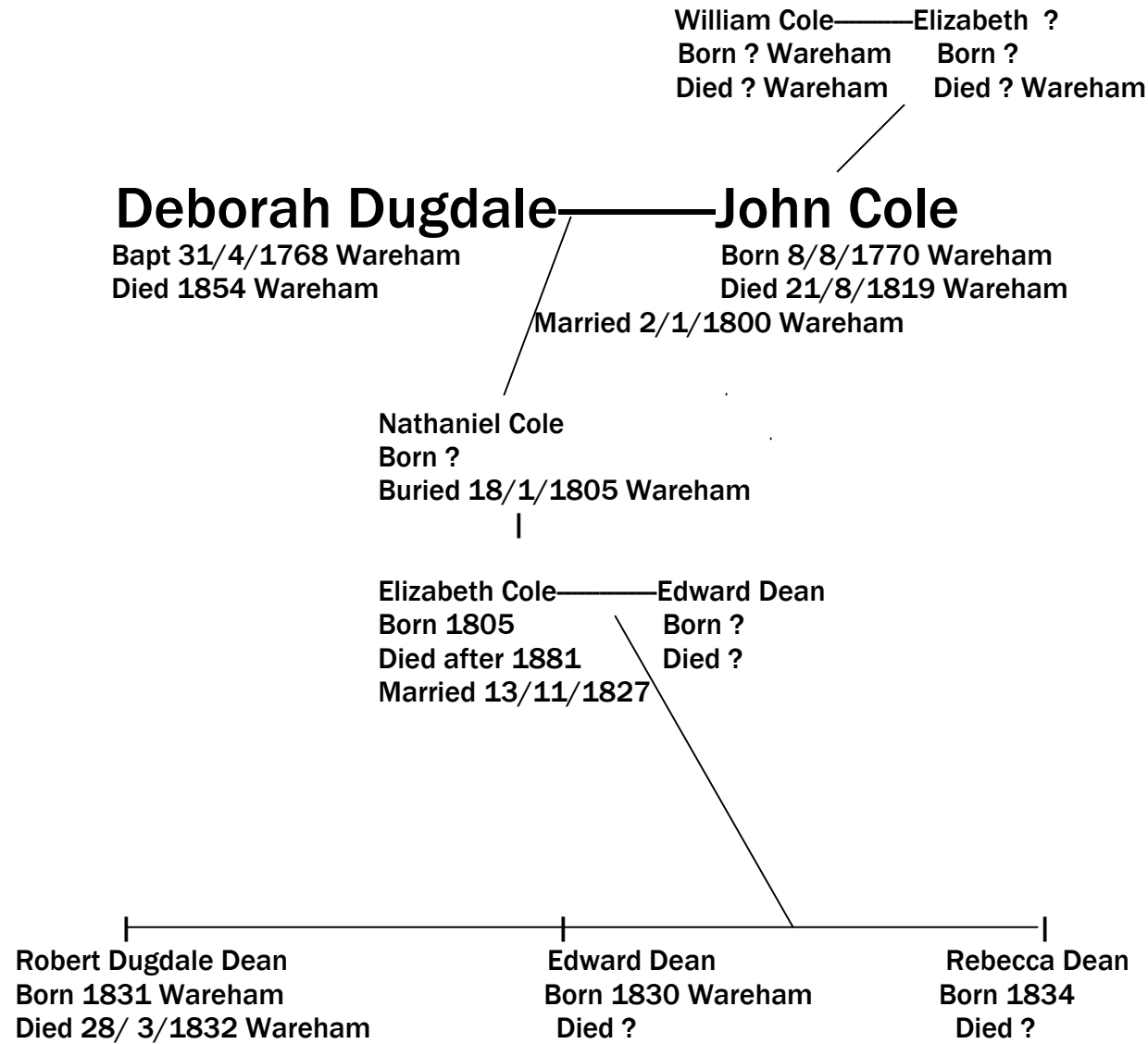
Born ?
Died ? Southampton

Robert Dugdale Meaden
Born 1795
Buried 6/4/1845 Southampton

For further details see Meaden family tree

Betsy Davidge
Born 23/1/1801 Bapt 10/3/1801 Southampton
Above Bar Independent Church
Died ?

Maria Davidge
Born 8/7/1809 Bapt 19/9/1809 Southampton
All Saints
Died ?



Robert Dugdale—Unknown Parker—Susannah Chinchen

Born 1771 Wareham
Died 13/5/1851

Born ?
Died ?
Married ?

Born 1791
Died 1848
Married 7/1/1823 Swanage

Robert was an attorney in Wareham , and lived for some time in Swanage. I believe this to be the case because he mentions several people in Swanage in his Will, plus some property. On Robert's wedding certificate to Susannah, he is described as a widower so presumably his first wife died. I can find no evidence of any children by either marriage. The reason for believing that Robert's First Wife Was a Parker is simply that Robert mentions a "William Parker My brother in law " in his Will.

Daniel Dugdale—Ann Unknown—Jane Palmer

Bapt 26/12/1771 Winfrith
Died 19/12/1846 Winfrith
Married

Born ?
Died 1799 Winfrith

Born 1778 Bristol Somerset
Died 1870 Wareham
Married 5/12/1799 Winfrith

Ann Dugdale
Bapt 19/11/1799 Winfrith
Buried "Ann Palmer Dugdale—Infant "
11/5/1800 Winfrith

Rachel Dugdale—John Parmiter
Bapt 19/4/1801 Born ?
Died ? Winchester Died ? Winchester
Married 13/6/1826 Winfrith Newburgh

This is the same John Parmiter Mentioned
In Henry Meaden's Will as being his nephew

Daniel Dugdale
Bapt 25/7/1803 Winfrith
Died ?

Ann Palmer Dugdale—Moses Lillington
Bapt 19/9/1807 Winfrith (Farmer at Stoborough)
Died 1900 Wareham (aged 92) Bapt 25/8/1791
Died Dec Qtr 1869 Wareham

Elizabeth Dugdale
Bapt 19/2/1809 Winfrith
Died 18/2/1810 Winfrith

Elizabeth Dugdale
Bapt 14/2/1811 Winfrith
Died 15/10/1887 Winfrith

Robert Dugdale
Bapt 3/4/1813 Winfrith
Died ?

Mary Dugdale
Bapt 25/7/1815 Winfrith
Died 16/6/1890 Winfrith

John Dugdale
Bapt 17/2/1818 Winfrith
Died ?

Thomas Lillington—Unknown
Born 1830
Died?

Ann Dugdale Lillington
B?
D?
Married June Qtr 1893

Daniel Dugdale with his wife Jane are first recorded as being the Innkeepers of “The Red Lion Inn” in Winfrith Newburgh in 1813, when Daniel was 43. It may be that he took over from his father John Butler Dugdale who would then have been 65. After Daniel’s death his wife Jane continued to run the Inn, followed by the two spinster daughters Elizabeth and Mary.

Mary Dugdale—George Diffey

Bapt 12/12/1784 Winfrith
Died 21/11/1858 Poole

Born 1785 Corfe Castle
Died 1846 Poole

Rachel Dugdale Diffey
Bapt 18/3/1810 Corfe Castle
Died ?

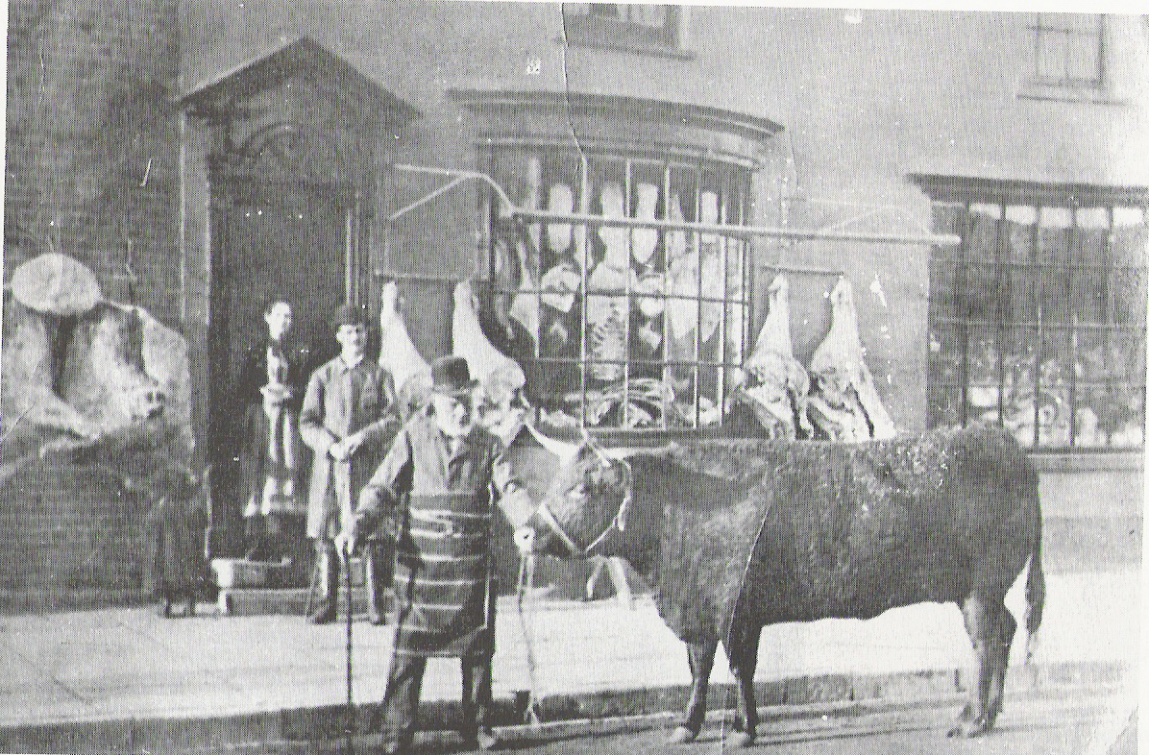
Mark John Diffey—Hannah Penney
Born 27/7/1828 Born 3/7/1826
Died 1894 Died 1892
Married Poole

George Diffey—Harriet Saunders
Born 4/11/1850 Born ?
Died 8/4/1937 Poole Died ?

Arthur Diffey—Dorothy Pile
Born 23/3/1895 Poole Born 1896 Ilfracome
Died 8/5/1984 Poole Died ?

Gordon Leonard Diffey—Gladys Jones
Born 2/12/1922 Poole Born 1922 Gwendoline Bedinog

Pauline Elizabeth Diffey
Born 13/7/1949 Poole



The Last Will and Testament Of Daniel Dugdale 1720-1782

This is the last will and testament of me Daniel Dugdale of Wareham in the county of Dorset, Baker, made the Seventeenth day of November in the year of our Lord One Thousand Seven Hundred and Seventy Six.

Firstly I Will that all my just debts and funeral expenses be paid and discharged by my executrix here in after named. All my estate both real and personal, goods, chattels and credits whotsoever that I shall be in possession of, or entitled to at the time of my decease. Give Devise and Bequeath unto my beloved Wife Mary Dugdale for and during the term of her natural life, and after her decease to be divided amongst all or such of our children, in such manner and in such proportion as my said Wife Mary Dugdale by her last Will and Testament or otherwise howsoever shall think proper to order and direct. And I do hereby nominate and appoint my said Wife Mary Dugdale Sole Executrix of this my Will. And I do hereby revoke disannul, and make void all former or other Wills by me at any time heretofore made. In Testimony where of I the said Daniel Dugdale have hereunto set my hand and seal the day and year aforesaid.

Signed Sealed and Published Daniel Dugdale
By the said testator by and for his last
Will and Testament in the presence of
Robt Dugdale
Mary Dugdale

On the 19th March 1782. The above of Daniel Dugdale deceased was proved by the Oath of Mary Dugdale the Widow of the deceased and sole Executrix above named to whom Administration of all and singular the goods and chattels and credits of the said deceased was granted having first duly sworn faithfully to Administer the same, to exhibit a true Inventory there of, into the Registry of the Archdeacon of Dorset and render a just account there on when known to lawfully required.

Sworn before me; Geo Marsh # Sug 1782

The Last Will and Testament of Mary Dugdale C 1695-1766

(Widow of William Dugdale)

This is the last will and testament of me Mary Dugdale of Wareham in the County of Dorset as was made and published this Twenty Second Day of November in the year of our Lord One Thousand Seven Hundred and Sixty Five as follows. First I give and devise unto my Son William Dugdale all this. My Three Acres of land with the Appurtenances called Portland Mead situate lying and being in a common road called Portland road near Wareham afore said, To have and to hold the same unto my said Son William his heirs and assigns for ever. Also give and devise unto my Son Robert Dugdale All that Garden with the Appurtenances called the log garden situate in the parish of Saint Martin in Wareham afore said to have and to hold that same unto my said Son Robert his heirs and assigns for ever. I give and bequeath unto my Son David Dugdale one Guinea. Also to give and bequeath unto my Daughter Elizabeth the wife of Elias Dugdale ten pounds to be paid therein at the end of twelve months next after my decease and not before. I also give and devise unto my said Daughter Elizabeth Dugdale title transfer most moiety or half part of my new erected Dwelling house together with the guest house and Tinsmiths Shop belonging and -----and also the westernmost moiety or half part of the

Bartside and Garden thereto belonging and used therewith situate in Wareham aforesaid and those in the occupation of my Son in Law Elias Dugdale. To have and to hold the same unto her, my said Daughter Elizabeth her heirs and assigns for ever. Also give and devise the other moiety or half part of the same house together with the other moiety or half part of the Bartside and Garden, thereunto belonging being the Eastermost moiety or half part thereof unto my Daughter Jane the wife of Joseph Goodwin. To have and to hold the same unto my said Daughter Jane and her heirs and assigns for and during the term of ten years next after my decease. Providing my said Daughter and shall live so long. And from and after the end of the said term of ten years or death of my said Daughter Jane which shall first happen or give and devise the same Eastermost moiety or half part of my said dwelling house Bartside and garden unto my Daughter Mary the wife of Robert Nineham to have and to hold the same unto my said Daughter Mary her heirs and assigns for ever and also give and bequeath unto my said Daughter Mary Nineham the sum of twenty pounds to be paid her by executors herein after named at the end of two years next after my decease and not before and also give and devise unto my said Daughter Jane Goodwin all that my Garden called Carrise lane Garden situate in the parish of St Peter in Wareham aforesaid to have and to hold the same unto her my said Daughter Jane and unto her heirs and assigns for ever. I also give and devise unto her my said Daughter Jane all that my new erected dwelling house messuage or tenement

wherein I now live, together with the Outhouses
Bartside Stable Garden Buildings and all Roads,
Passages, Easements, Profits, Commodities and
Appurtenances there unto belonging, to have and to
hold the same unto my said Daughter Jane and her
assigns for and during the term of Seventy Years
providing my said Daughter Jane shall so long live.
And from and after the end of the said seventy years
or decease of my said Daughter Jane which shall first
happen then I give and devise the same unto the
issue of her body lawfully begotten. And in default of
such issue I give and devise the same messuage,
tenement or dwelling house and premises unto my
said Daughter Elizabeth Dugdale and Mary Nineham
to have and to hold the same unto them the said
Elizabeth Dugdale and Mary Nineham and their heirs
and assigns for ever as tenants in common and not as
joint tenants. Lastly all of the residue and remainder of
my land, documents and real estate together with my
Store in Trade, Bills, Bonds and Mortgages Ready
Money and Securities for Money, Plate, Book, Debtor
goods, Chattels and all other in my personal estate of
every nature or kind vaguely or whatsoever I give
devise and bequeath unto my said Daughter Jane
Goodwin and unto her heirs executors administrators
and assigns for ever. And I do hereby nominate
constitute and appoint her my said Daughter Jane
Goodwin sole Executrix of this my said last Will , In
witness where of I have here for set my hand and seal
the Day and Year above written. Mary Dugdale signed
sealed and delivered, published and declared by this
said Mary Dugdale to be her last Will and Testament

in the presence of us who subscribed our hands as witnesses at her request and in her presence.
Rueben Small - Henry Bestland - Tho Bartlett.

This Will was proved at London the Eighteenth day of September in the year of our Lord One Thousand Seven Hundred and Sixty Six.

The last Will and Testament of Daniel Dugdale 1771—1846

This is the Last Will and Testament of me Daniel Dugdale of Winfrith Newburgh in the County of Dorset, Victualler, which I make as follows. That is to say, first I direct that all my just debts, funeral expenses, charges and expenses of proving this my Will, be paid and discharged by my executrix and executors herein after named. Also I give and bequeath unto my son Robert Dugdale my Silver Watch and Case and Gold Seal. Also I give and bequeath unto my wife Jane Dugdale all that my Freehold Messuage, Dwellinghouse or Inn called or known by the name of “The Red Lion Inn,” together with all that my Freehold Brewhouse, with the Stables, Cellars, Outhouses, Yards, Gardens and a host of Arable or Pasture land adjoining, situate and being of Winfrith Newburgh aforesaid and now in my own occupation. To hold the said Messuage, Dwelling House or Inn, Brewhouse, Stables, Cellars, Outhouses, Yards, Gardens and those of Arable or Pasture Land, Hereditaments and Premises with their Appurtenances unto my said wife Jane Dugdale, for and during the term of her natural life. Provided she shall so long remain my widow and unmarried, on condition that she, my said wife Jane Dugdale shall keep the said Messuage, Dwellinghouse or Inn, and all and singular other, the Hereditaments and Premises in Tenantable Repair during the continuance of the said term. And from and immediately after my decease or day of her second marriage, which shall first happen as aforesaid, then I give and direct the same Hereditaments and Premises, and every part thereof with the Appurtenances unto my friend William Dugdale of Wareham in the County of Dorset, Builder and my son in law John Parmiter of the City of Winchester in the County of Southampton, Grocer, their heirs and assigns to the use of my son Daniel Dugdale for and during the term of his natural life, but impeachable for waste whether voluntary or permissive, and from and immediately after the determination of that estate by forfeiture, or otherwise I give and devise the same Hereditaments and Premises, and every part thereof unto the said William Dugdale and John Parmiter and Their heirs in trust to preserve and support the continual remainders and uses hereinafter limited from being defeated or destroyed and for that purpose, during the natural life of my said son Daniel Dugdale, to make entries and bring articles as occasion may be required. Nevertheless to permit and suffer my said son Daniel Dugdale to receive and take the rents, issues and profits there of, for and during the term of his natural life. And from and immediately after the begotten or to be begotten of my aforesaid

son Daniel Dugdale and the heirs male of the body of such first son lawfully issuing and for default of such issue, to the use of the second. Heirs and all and every other son and sons of my said son Daniel Dugdale and the heirs male of the body and bodies of such second heirs and other son and sons lawfully begotten or to be begotten, severally and successively one after the other, as they shall be in seniority of age and priority of birth, (that is to say) the older of such son and sons and their heirs, male of his and their body and bodies being always to be preferred. And to take before the younger of such son and sons, and the heirs male of his and their body and bodies, and for default of such issue of the said Daniel Dugdale. To the use of my son Robert Dugdale, to receive and take the rents, issues and profits thereof for and during the term of his natural life. And from and immediately after the decease of my said son Robert Dugdale, to the use of the first son lawfully begotten or to be begotten of my aforesaid son Robert Dugdale, and the heirs male of the body of such first son lawfully issuing, and for default of such issue, to the use of the second heirs and all and every and other son and sons of my said son Robert Dugdale, And the heirs male of the body and bodies of such deceased heirs and other son lawfully them begotten or to be begotten severally and successively in remainder as they shall be in seniority of age and priority of birth. That is to say, the eldest of such son and sons and the heirs, male of his and their body and bodies being always preferred, and to take before the younger of such son and sons and the heirs male of his and their body and bodies. And for default of such issue, then to the use of my son John Dugdale, for and during the term of his natural life, but impeachable for waste, whether voluntarily or permissive and from and immediately after the determination of that estate, then to the use of the said William Dugdale and John Parmiter and their heirs surviving the natural life of the said John Dugdale, in trust to preserve and support the continual remainders and users hereinafter limited from being defeated or destroyed and for that purpose, to make entries and bring articles as the occasion may be required. Nevertheless to permit and suffer my said son John Dugdale to receive and take the rents, issues and profits thereof, for and during the term of his natural life. And from and immediately after the decease of my said son John Dugdale, to the use of the first son lawfully begotten or to be begotten of my aforesaid son John Dugdale, and the heir's male of the body of such first son lawfully issuing. And for default of such issue to the use of the second their heirs, all and every other son and sons of my said son John Dugdale. And the heir's male of each body and bodies of such second heirs and other son lawfully begotten or to be begotten, severally and successively in remainder as they shall be in seniority of age and priority of birth. That is to say, the oldest of such son and sons, and the heir's male of his and their body and bodies, being

always to be preferred, and to take before the younger of such son and sons, and the heir's male of his and their body and bodies original. And for default of such issue male of all and every, or either of my said sons, then I give and devise my said Freehold, Messuage, Dwellinghouse or Inn and all and singular other, the hereditaments and premises, with the appurtenances unto my daughters Jane the wife of the said John Parmiter, Ann Dugdale, Elizabeth Dugdale and Mary Dugdale their heirs and assigns for ever, as tenants in common and not as joint tenants, and to for and upon no other use trust interest or purpose whatsoever. All the rest, residue and remainder of my Real and **Personal** Estate, Work in Trade, Beer, Wine, Spirits, Malt Casks, Brewing Utensils and Implements in Husbandry, Household Goods, Furniture, Books, Plate, Linen, Monies and Securities for Money, Money in any of the Public Stocks or Funds of this Kingdom, and all other, my estate and effects, of every sort and kind so ever not hereinbefore disposed of. I give devise and bequeath the same and every part, unto the aforesaid William Dugdale and John Parmiter, their heir's executors and administrators and assigns upon trust to permit and suffer my aforesaid wife Jane Dugdale by and with the same to carry on. On such pay and parts thereof as she shall deem necessary, my said business upon the said premises. Also to allow her the use and occupation of all my said residuary estate and effects, and receive and take the dividends, interest and proceeds of same respectively for the better enabling her to support herself and maintain and bring up such of my children as shall be unmarried, for and during the term of her natural life, provided she shall so long remain my widow and unmarried, And from and immediately after her decease or say of her marriage, which shall first happen, then upon trust that my said trustees or trustee for the time being, do and shall pay, distribute and devise the whole of my said residuary estate and effects of every such and kind so ever unto between and among my aforesaid children Jane the wife of John Parmiter, Ann Dugdale, Elizabeth Dugdale, Mary Dugdale, Robert Dugdale and John Dugdale. Equally to be divided between them, share and share alike, but if all or either of my said children shall depart this life, leaving lawful issue, then I direct that the share of such children or child so dying shall go and be enjoyed by such, their heirs and issue in equal proportions. If more than one, when and as they shall attain their age of twenty one years. But in case either of my said last named children shall depart this life without leaving lawful issue, then I direct that the share or shares of him, her or them so being, shall be divided between or amongst the survivors or survivor of them, share and share alike. And it is also my will and desire that my said sons Daniel Dugdale, Robert Dugdale and John Dugdale or such of them as shall be in possession of my said Freehold Dwellinghouse and

Premises, under and by virtue of the uses and limitations hereinbefore expressed, shall allow unto such of my said daughters as shall be unmarried, the privilege of remaining in the same house with them, as long and from time to time as they shall think proper, and to take their or her meals with such son or sons as shall be in possession, without paying or allowing anything for the same. And it is my will and meaning that my said trustees, executrix and executors hereinafter named, or either of them, shall not be liable to answer or make good any loss or losses that shall or may happen to the aforesaid monies, estate and effects relating to or concerning the execution of the trusts mentioned in my Will, unless the same shall happen by or through their, or either of their wilful neglect or default, nor shall either of them, my said trustees, executrix and executors be answerable or accountable for more of the said trust monies than he or she or they shall actually receive, nor and of them, for the other of them, nor for the acts, deeds, receipts or defaults of the other of them. But each of them shall be answerable for his or her separate acts, deeds, receipts and defaults only. And I hereby direct that my said trustees, executrix and executors shall and may pay and reimburse themselves, himself and themselves out of the aforesaid estate and effects, all reasonable and necessary costs, charges and expenses whatsoever, which they or either of them shall or maybe put unto or sustain in or about the execution of this my Will or the trusts hereby in them reposed. And I nominate, constitute and appoint my said wife Jane Dugdale and the said William Dugdale and John Parmiter, Executrix and Executors of this my Will in Trust for the purposes before mentioned, and lastly, I hereby revoke and make void all the previous and other Will and Wills by me made, and so declare this my Last Will and Testament in witness ware of I the said Daniel Dugdale the testator, have to this my Last Will and Testament written and contained in five sheets of paper, set my Hand and Seal. That is to say, to the first four sheets I have subscribed my name, and to this the fifth and last sheet, have subscribed my name and affixed my seal. The Tenth Day of May in the year of our Lord One Thousand Eight Hundred and Thirty Five. _____ Daniel Dugdale _____

Signed, Sealed, Delivered, Published and Declared by the said Daniel Dugdale the testator as and for his Last Will and Testament in the presence of us who, at his request, and in the presence of each other, have hereunto subscribed our names as witnesses attesting the due execution thereof, the obligation in the -----of the heirs ----- having been first made _____ Joseph Tasker _____ Henry Richards _____ Mary Tasker.

Codicil I herewith in addition to this my Last Will and Testament, bequeath to my three daughters, Ann Lillington, Elizabeth Dugdale and Mary Dugdale Fifty Pounds each to be paid within one year after my decease, in consideration of their valuable services during many years past, where of I the said Daniel Dugdale the testator do subscribe my name this Fifteenth Day of May in the year of our Lord One Thousand Eight Hundred and Forty Six _____Daniel Dugdale _____Signed in the presence of us who at his request and in the presence of each other, do hereunto subscribe our names as witnesses thereof ;- Hubert Willis—Henry Bone

In the Perogatur Court of Canterbury, in the goods of Daniel Dugdale
Appeared Personally;-Henry Bone of Winfrith Newburgh in the County of Dorset, Gentleman, and made Oath and deposed that he is one of the subscribed witnesses to the Codicil to the Last Will and Testament of Daniel Dugdale late of Winfrith Newburgh in the County of Dorset, Victualler deceased, the Last Will and Codicil being hereunto annexed, the said Codicil bearing date the 15th Day of May in the year of our Lord 1846. And he further made Oath, that the said deceased executed the said Codicil on the day of the date thereof by signing his name at the foot or and thereof in the presence of this respondent and the said Hubert Willis , the other subscribed witness of the said Codicil, both being present at the same time , and that thereupon as this respondent and the said Hubert Willis respectively subscribed their names to and attested the said Codicil in the presence of the said testator, and the respondent having now referred to and observed the following words written at the of the said Codicil at the time of the execution thereof as before deposed to ___Henry Bone on the 20th day of July 1847. The within named Henry Bone was duly sworn to the truth of this affidavit in virtue of the annexed commission before me. G. I. Fisher Rector of Winfrith Newburgh, Dorset.

Proved at London with a Codicil 28th July 1847 before the Judge, by Oath of Jane Dugdale widow the relict, and John Parmiter the surviving executor to whom Admin was granted, having been first sworn by Comart duly to administer.

The Last Will and Testament of Robert Dugdale 1771—1851

This is the Last Will and Testament of me Robert Dugdale of Wareham in the County of Dorset. Gentleman. Which I make as follows, that is to say in the first place I assert that all my just debts, funeral expenses and the charges and expenses of proving this my Will be paid and discharged by my executors, herein after named, as soon and after my decease as conveniently can be done. Also I direct that my funeral be conducted in a plain and decent manner. Also that my body be placed in a lead coffin and interred in my vault in the church of Wareham. I also assert that my name with the day of the month and the year in which I died together with my former and late wives might be engraved on my monument in Wareham church. I give and bequeath to each of my said executors and trustees, a monetary sum of the value of two pounds. And to each of my servants as shall be living with me at the time of my decease and a full suit of mourning, and one year's wages extra. Also I give to the several poor people of the in and out parishes of Lady St Mary, The Holy Trinity and St Martin of Wareham, aforesaid the sum of Fifty Pounds, free from legacy duty, which I direct my said executors to lay out in the purchase of blankets, and to be distributed by them at two different periods in such manner as they shall think fit. One moiety thereof on the seventeenth day of December next, after my decease, providing it should not fall on a Sunday, then on the following day, and the other moiety thereof on the seventeenth day of December then next following in like manner. And I give to the several poor people of the parish of Sandwich otherwise Swanage on the Isle of Purbeck in the said County, the like sum of Fifty Pounds, free and clear from legacy duty, which I also direct my said executors to lay out in the purchase of blankets and to be distributed by them at two different periods, in such manner as they shall think fit. One moiety thereof on the seventeenth day of December next after my decease provided it should not fall on a Sunday, then on the following day, and the other moiety thereof on the seventeenth day of December then next following in like manner. Also I give, devise and bequeath unto Charles Baskett of Wareham aforesaid Esquire and John Ludway Leggett of Wareham aforesaid Chemist and

Druggist. My executors and trustees hereinafter named and appointed. All that my freehold messuage or dwellinghouse, outhouses, buildings, garden, land hereditaments and premises, with all the rights liberties, privileges, rights of common and appurtenances there to belonging, situate in Wareham aforesaid. and used in my own occupation. Also that my cottage or dwelling house, gardens, land, hereditaments and premises with all the outhouses, buildings, rights, liberties, privileges and appurtenances thereto belonging, situate at Sandwich otherwise Swanage on the Isle of Purbeck in the said County. Also used in my occupation together with all the rest, residue and remainder of my freehold, copyhold and leasehold messuages, dwellinghouses, tenements, cottages, rights of common land, hereditaments and premises with all their rights inscribed, liberties, privileges and appurtenances, lands, gardens, real estate and effects whatsoever situate at Wareham aforesaid and also at Sandwich otherwise Swanage aforesaid and elsewhere together With My Personal Estate and Effects, household goods, furniture, plate, linen, china and books, chattels and such real and personal estate and effects as I have any power to dispose of by this my Will unto and to the use of the aforesaid Charles Baskett and John Ludway Leggett their heirs, executors, administrators, assigns for ever, and according to the nature and quality thereof upon the trusts herein after declared. That is to say that they my said executors and trustees and the survivors of them, and the heirs executor, administrators and assigns of such survivors do and shall, with all convenient speed after my decease call in and convert into money, my residuary personal estate and effects which shall not consist of money. And do and shall as soon as reasonably may be after my decease, according to their direction, sell and absolutely dispose of all my said testamentary freehold and copyhold, messuages, dwelling houses or tenements, cottages, rights of common lands, gardens, hereditaments and premises either together or in parcels, and by public auction or private contract, to any person or persons whosoever, for such price or prices, sum or sums of money as to them my said executors and trustees, for the time being shall seem reasonable, and for promoting and facilitating such sale or sales, do and shall, enter unto and make and execute all such contracts, agreements, conveyances, assignments and aforesaid acts, deeds, matters and things as my said executors and trustees, for the time being shall seem reasonable. And I declare that the receipt or receipts of my said executors and trustees, for the time being, for a sum or sums of money, payable to them by

virtue of this my Will, shall effectively discharge the person or persons to whom the same shall respectively be given, his, her and their heirs, executors and administrators and assigns, from seeing to the application. And from all liability on account of the misappropriation of non application of the monies therein respectively mentioned and acknowledged to be received. And I do hereby further declare that they my said executors and trustees, for the time being shall stand and be possessed of and interested in all and singular, the monies which shall come to their or either of their hands by virtue of the devise and bequest here as before retained upon trust. That they my said executors and trustees and the survivor of them and the heirs executors and administrators and assigns of such survivor do and shall invest the monies arising from such sale or sales, together with all other my said residuary estate and effects of what nature and kind so ever in the aforesaid Parliamentary Stock or Public Funds of this kingdom in their or his values or value upon the trusts. And to and for the clear intents and purposes hereto after declared of, and concerning the same, that is to say upon trust that they shall and do receive and take the interest, dividends and annual proceeds thereof from time to time as the same shall become due and payable, to and for the several uses trusts intents and purposes of this my Will. That is to say upon trust to pay assign transfer and convey, One Thousand pounds stock part of my stock now standing in my name in the Three Pound Per Centum Consolidated Annuities. Also part of my aforesaid estate and effects, with the interest, dividends and any or all proceeds thereof unto all and every the child and children of my late Brother in law William Parker, Formerly of the Kings Mews Charing Cross London Esquire deceased, their executors administrators and assigns, equally between them, share and share alike, as tenants in common. And I direct the same shall be a vested interest in each such child and children, and to be payable as soon after my decease as conveniently can be. And in case either of such children should be themselves leaving issue, I direct that the issue shall be entitled to the share of such deceased parent or parents and payable at his, her and their respective ages of twenty one years. The interest, dividends and annual proceeds thereof in the meantime, to be paid and applied towards their better maintenance and education. Also upon trust to pay assign transfer and convey the sum of Fifty Pounds stock, part of my stock now standing in my name in the Three Pounds Per Centum Consolidated Annuities, also part of my aforesaid estate and effects, with interest, dividends and annual proceeds thereof unto

my Sister Mrs Deborah Cole provided she shall be living at the time of my decease, if not then I direct the same to stock and become as part of my residuary property. Also upon trust to pay, assign, transfer and convey the sum of Two Hundred Pounds stock further part of my said stock. Also part of my aforesaid estate and effects with the interest, dividends and annual proceeds there of unto all and every the child and children of my late two half brothers Thomas Dugdale and John Butler Dugdale both deceased their executors and administrators equally between them, share and share alike, as tenants in common. And to be payable as soon after my decease as conveniently can be done. And in case either of such children should be then dead leaving issue, I direct that the issue shall be entitled to the share of such deceased parent or parents, and to be payable at his, her and their respective ages of twenty one years. And I direct the same shall be vested in each such child and children, the interest, dividends and annual proceeds thereof in the meantime to be paid and applied towards their better maintenance and education. Also upon trust to pay, assign, transfer and convey the sum of Four Hundred Pounds stock further part of my aforesaid estate and effects with the interest, dividends and annual proceeds thereof in manner and form following. That is to say, to pay and award the sum of One Hundred Thirty Three Pounds Six Shillings and Eight Pence stock, part of the said sum of Four Hundred Pounds stock, unto all and every the child and children of Mrs Mary Pickford Of Pimlico Way London widow, their executors and administrators equally, between them, share and share alike, and payable as soon after my decease as conveniently can be done. Also the like sum of One Hundred Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said Four Hundred Pounds stock, unto all and every the child or children of Mrs Hannah Burnaby Antram daughter of Mrs Sarah Galloway wife of the Reverend Richard Antram of Tollesbury in the County of Essex Cleric, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested interested each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. Also the like sum of One Hundred and Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said Four Hundred Pounds stock in manner and form following, that is to say the sum of Thirty Three Pounds Six Shillings and Eight Pence stock, part of the said sum Four Hundred Pounds stock, unto all and every child and children of William

Grove White of Sandwich otherwise Swanage aforesaid Esquire, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested interest in each such child or children, and payable when and as they shall severally and respectively attain the ages of twenty one years. Also the like sum of Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto all and every child and children of Mrs Ann Bullen Marshfield wife of Robert Dugdale Marshfield of Wareham aforesaid Gentleman, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested in each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. Also the like sum of Thirty Three Pound Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto Elizabeth White of Sandwich otherwise Swanage aforesaid spinster, her executors and administrators. And the remaining sum of Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto all and every the child and children of Mrs Louisa Smith wife of William Smith of Prospect Farm in the parish of Swanage aforesaid Yeoman, their executors and administrators equally between them share and share alike as tenants in common. And I assert the same be a vested interest in each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. And also as to for and remaining, all the rest residue and remainder of my aforesaid and residuary estate and effects, with the interest, dividends and annual proceeds thereof. I trust that they my said executors and trustees and the survivor of them and the executors and administrators of such survivor be and shall as soon after my decease as conveniently can be done, pay, assign, transfer and convey the same and every part thereof, unto all and every, the several child and children of my Nephews and Nieces of my late Brother William Dugdale deceased, also unto all and every, the several child and children of my Nephews and Nieces of my late Sister Ann Meaden deceased, also unto all and every, the several child and children of my Nephews and Nieces of my Sister Susannah Kearly deceased, also with all and every, the several child and children of my Nephews and Nieces of my late Sister Jane Marshfield deceased. Also unto all and every, the several child and children of my Nephews and Nieces of my

late Sister Betty Dean Davidge, late Betty Dean Meaden widow deceased. And also unto all and every, the several child and children of my Nieces of my aforesaid Sister Deborah Cole, their several and respective executors, administrators and assigns equally to be divided between them, share and share alike as tenants in common. And I direct the same shall be a vested interest in all each and every of such child and children and become payable as they shall severally and respectively attain their several and respective ages of twenty one years. And in case any or either of such before mentioned children, should be then dead leaving issue, I direct that the issue shall be entitled to the share or shares of such several and respective deceased parent or parents, and become payable at his, her and their several and respective ages of twenty one years, and that the interest, dividends and annual proceeds thereof in the meantime to be paid and applied towards their several and respective better maintenance and education. But in case any of my aforesaid Nephews and Nieces children of my aforesaid late Brother William Dugdale, also the children of my aforesaid late Sisters, Ann Meaden, Susannah Kearly, Jane Marshfield and Betty Dean Davidge late Betty Dean Meaden widow, and my aforesaid Sister Deborah Cole should at the time of my decease happen to be single and unmarried, or if married having no issue, then and in such case it is my will and so thereby direct that all and every such of my aforesaid Nephews and Nieces not having any issue as aforesaid shall and may be entitled to receive and take to and for their own several uses, their several and respective distributive shares of in and to my aforesaid residuary estate and effects in like manner as is herein before directed and devised in and by my said will to all and every the children of my aforesaid Nephews and Nieces accordingly. And I do hereby direct that my aforesaid executors and trustees and the survivor of them, and the executors and administrators of such survivor do and shall as soon after my decease, as conveniently can be done, pay, assign, transfer and convey the same to such of my said Nephews and Nieces before mentioned, in like manner and form as my aforesaid residuary estate and effects is directed to be distributed. And it is my will, and I thereby relate that they my said executors and trustees and each of them and the heirs executors administrators and assigns of either of them shall be charged and chargeable only for so much monies as he or they shall actually receive by virtue of the trusts hereby in them exposed, notwithstanding their or either of them giving or signing any receipt or receipts for the sake of conformity, and that either

of them shall not be answerable or accountable for the other of them or for the acts, deeds, receipts or defaults of the other of them, but each of them only for his own acts, deeds receipts or defaults. And that they shall not be answerable or accountable for any Banker, Broker or other person with whom or in whose hands any part of the said trust would shall or may be deposited for safe custody or otherwise in execution of the trusts herein before contained. And that they or either of them shall not be answerable or accountable for any loss or damage which may happen in the execution of the aforesaid trusts, (except the same shall happen by or through his or their own wilful neglect or default.) And in that case, each person shall alone be answerable for such loss or damage as shall arise from his or their own wilful neglect or defaults.

And also that it shall and may be lawful for them, with and for the monies which shall come to their hands by virtue of the trusts aforesaid to retain to and reimburse themselves and himself, and also to allow all costs, charges, damages and expenses, which they or either of them shall suffer, sustain or expend in and about the execution of the aforesaid trusts, or in relation there unto, and also for their loss of time and labor therein. And I nominate constitute and appoint the aforesaid Charles Baskett and John Ludway Leggett executors in trust of this my Last Will and Testament, hereby revoking and making void all former and other Will and Wills by me at any time heretofore made. And declaring this only to be and contain my Last Will and Testament in witness which of, I the said Robert Dugdale the Testator, have this, my Last Will and Testament contained in this and the five preceding sheets of paper, set my hand and seal. That is to say my hand to and at the bottom of this last sheet, this Twenty Eighth Day of December in the year of our Lord, One Thousand Eight Hundred and Forty Eight ----- Robert Dugdale-----signed sealed, sealed, delivered, published and declared by the said Robert Dugdale the testator, as and for his Last Will and Testament, in the presence of us each at his request, in his presence and in the presence of each other. Have hereunto subscribed our names as witnesses attesting the execution thereof-----

John Hobbs Wareham Dorset Bricklayer
George Hobbs Wareham Bricklayer.

This is a Codicil to the Last Will and Testament of me Robert Dugdale of Wareham in the County of Dorset, Gentleman. Bearing even endateherewith. I give and bequeath unto Robert Dugdale, son of my

Nephew William Dugdale of East Moores in the County of Hants, Yeoman, Also unto Robert George Dugdale son of my Nephew George Roger Reeks Dugdale of Eaton in the County of Bucks, Carpenter, their executors and administrators and assigns, the sum of One Hundred Pounds stock each, part of my stock now in the Three Pounds Per Centum Consolidated Annuities. To be paid to each of them when and as each of them shall attain the age of twenty one years. And I direct the same to remain in the said funds in the meantime to accumulate, and that the same be vested legacies. Also a Silver Watch and Case and one Gold Seal to each, also I give and bequeath unto my Nephews Robert Dugdale of Whiteway Farm in the said County of Dorset Yeoman, also to my aforesaid Nephews William Dugdale and George Roger Reeks Dugdale, Robert Dugdale Marshfield of Wareham aforesaid Gentleman and William Marshfield of London, Gentleman, all my wearing apparel, equally between them, share and share alike. Also I give and bequeath unto all my aforesaid Nephews and unto all and every of my Nieces, all my books and pictures equally between them, share and share alike. And in all other respects, I do hereby ratify and confirm my said Will in witness thereof, I the said Robert Dugdale have hereunto set my hand and seal the twenty eighth day of December in the year of our Lord One Thousand Eight Hundred and Forty Eight.

___Robert Dugdale ___ signed, sealed, delivered, published and declared by the said Robert Dugdale as and for a Codicil to his Last Will and Testament, and to be taken as part thereof in the presence of us, who at his request in his presence and in the presence of each other, have hereto subscribed our names as witnesses attesting the due execution hereof:-

John Hobbs, Wareham Dorset, Bricklayer.
George Hobbs, Wareham Dorset, Bricklayer.

On the 2nd July 1851. As mentioned the Will and Codicil annexed of the Goods, Chattels and Credits of Robert Dugdale late of Wareham in the County of Dorset, Esquire, deceased was granted to Edward Dean the younger, one of the natural and lawful Children of Elizabeth Dean, wife of Edward Dean, said deceased, and as such one of the Residuary Legatees named in the said Will, having been first sworn by common duty to administer Charles Baskett and John Ludway Leggett, the Executors and Residuary Legatees in trust named in the said Will, having consented the Probate and execution of the said Will and

Codicil, and also the Letters of Assign (which the said Will and Codicil annexed of the Goods of the said deceased, as by Acts of Court Appears).

Comments written in the margin

On the 10 th September 1870 Administration with the Will and Codicil assigned of the personal estate and effects of Robert Dugdale, late of Wareham in the County of Dorset, Esquire, deceased, who died on the 13 th day of May 1851 at Wareham aforesaid. Left issue administered by Edward Dean the younger, deceased. Whilst living, one of the residual and lawful children of Elizabeth Dean, wife of Edward Dean, the residual and lawful daughter of Deborah Cole, widow, the sister of the said deceased. and as such one of the residuary legatees named in the said Will, was granted to Daniel John Dugdale, one of the natural and lawful children of William Dugdale, the natural and lawful son of William Dugdale, the brother of the said Robert Dugdale, and as such one other of the residuary legatees named in this said Will, having been first sworn. Charles Baskett and John Ludway Leggett the executors and residuary legatees in trust named, in the said Will having renounced the Probate of execution of the said Will and Codicil.

This is the Last Will and Testament of
Daniel Dugdale
Circa 1666-1725

In the name of God Amen, this Fifteenth day of April in the year of our Lord One Thousand Seven Hundred and Three. I Daniel Dugdale of the Elder of Wareham in the County of Dorset, Gent: Being frail and weak of body, but of sound and perfect mind and memory, praised be to God. I make this my Last Will and Testament in the manner following, that is to say. First I commend my soul to the hand of God my maker Wholly existing through the merits of Jesus Christ the only saviour of final ----- pardon of all my sins, and saviour of my soul and body, to be interred according to the direction of my executrix. Herein after named (and as concerning all my houses, lands, tenements, woods, coppices and all other my estate ---all and personal.) I give and dispose there of in manner following (In premises I give and devise unto Elizabeth my loving wife all and singular my Lanes, Woods, Under Woods, Coppices and Trees situate lying standing and every all means in the Parish of Parley in the County of Dorset, for and during the term of her natural life, and from and after her decease my will is that all the said Lands and Woods and Premises with the Appurtenances shall remain and come, and I do give and devise all the said Lands and

Premises unto my Eldest Son Daniel Dugdale his heirs and assigns for ever: I give unto each of my Three Sons a Gold Ring. I give and devise unto my said Wife Elizabeth Dugdale her heirs and assigns for ever all and singular my Messuages Houses Gardens and Lanes in Wareham aforesaid with there and every and eyther of there Appurtenances, together affore with all that my Meadow Ground or Land Lying in Portland Mead Belonging to Wareham aforesaid. -----all the debt of my goods and chattels of what nature or kind soever (after my debts and legacies paid and funeral expenses discharged) I give and bequeath unto my loving Wife Elisabeth Dugdale, whence I do hereby nominate appoint. I make and ordain full and sole Executrix of this my Last Will and Testament and I do hereby adnull and revoke all other and former Wills by me made. In witness where of I have here to set my hand and seal this day and year first above written.

The mark of
Daniel Dugdale

Signed and Sealed and Published
and Declared to be his Last Will
and Testament of Daniel Dugdale
in the Presence (?) of

15 inny dumo dw 1703

John -----

Phillys -----

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----- Willes Suct

The Last Will and Testament
Of
Daniel Dugdale
1720-1782

This is the last will and testament of me Daniel Dugdale of Wareham in the county of Dorset, Baker, made the Seventeenth day of November in the year of our Lord One Thousand Seven Hundred and Seventy Six.

Firstly I Will that all my just debts and funeral expenses be paid and discharged by my executrix here in after named. All my estate both real and personal, goods, chattels and credits whatsoever that I shall be in possession of, or entitled to at the time of my decease. Give Devise and Bequeath unto my beloved Wife Mary Dugdale for and during the term of her natural life, and after her decease to be divided amongst all or such of our children, in such manner and in such proportion as my said Wife Mary Dugdale by her last Will and Testament or otherwise howsoever shall think proper to order and direct.

And I do hereby nominate and appoint my said Wife Mary Dugdale Sole Executrix of this my Will. And I do hereby revoke disannul, and make void all former or other Wills by me at any time heretofore made. In Testimony where of I the said Daniel Dugdale have hereunto set my hand and seal the day and year aforesaid.

Signed Sealed and Published *Daniel Dugdale* *By*
the said testator by and for his last
Will and Testament in the presence of
Robt Dugdale
Mary Dugdale

On the 19th March 1782. The above of Daniel Dugdale deceased was proved by the Oath of Mary Dugdale the Widow of the deceased and sole Executrix above named to whom Administration of all and singular the goods and chattels and credits of the said deceased was granted having first duly sworn faithfully to Administer the same, to exhibit a true Inventory thereof, into the Registry of the Archdeacon of Dorset and render a just account there on when known to lawfully required.

Sworn before me; Geo Marsh # Aug 1782

This is the Last Will and
Testament of
Daniel Dugdale
Circa 1666—1725

In the name of God Amen, this Fifteenth day of April in the year of our Lord One Thousand Seven Hundred and Three. I Daniel Dugdale of the Elder of Wareham in the County of Dorset, Gent: Being frail and weak of body, but of sound and perfect mind and memory, praised be to God. I make this my Last Will and Testament in the manner following, that is to say. First I commend my soul to the hand of God my maker Wholly existing through the merits of Jesus Christ the only saviour of final -
-----pardon of all my sins, and saviour of my soul and body, to be interred according to the direction of my executrix. Herein after named (and as concerning all my houses, lands, tenements, woods, coppices and all other my estate real and personal.) I give and dispose there of in manner following (In premises I give and devise unto Elizabeth my loving wife all and singular my Lanes, Woods, Under Woods, Coppices and Trees situate lying standing and every all means in the Parish of Parley in the County of

Dorset, for and during the term of her natural life, and from and after her decease my will is that all the said Lands and Woods and Premises with the Appurtenances shall remain and come, and I do give and devise all the said Lands and Premises unto my Eldest Son Daniel Dugdale his heirs and assigns for ever: I give unto each of my Three Sons a Gold Ring.

I give and devise unto my said Wife Elizabeth Dugdale her heirs and assigns for ever all and singular my Messuages Houses Gardens and Lanes in Wareham aforesaid with there and every and eyther of there Appurtenances, together affore with all that my Meadow Ground or Land Lying in Portland Mead Belonging to Wareham aforesaid. -----all the debt of my goods and chattels of what nature or kind soever (after my debts and legacies paid and funeral expenses discharged) I give and bequeath unto my loving Wife Elisabeth Dugdale, whence I do hereby nominate appoint. I make and ordain full and sole Executrix of this my Last Will and Testament and I do hereby adnull and revoke all other and former Wills by me made. In witness where of I have here to set my hand and seal this day and year first above written.

The mark of

Daniel Dugdale

Signed and Sealed and Published
and Declared to be his Last Will
and Testament of Daniel Dugdale

in the Presence (?) of 15'inny dumo
dw 1703

John -----

Phillys -----

Edesh ----

-----Willes Suct

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said Robert Johnston was duly sworn to the truth thereof Before me at
N. L. Clerk's Court. & Pres. George H. Brooks Not. Pub.

PROVED at London 27th July 1847 before the Worshipful Joseph Phillimore a
Doctor of Laws and Surrogate by the Oath of James Christian Clement Bell
Esquire the sole Executor to whom Admon was granted having been first
sworn duly to administer.

This is the last Will and Testament

of me Joseph William Dakin of Daubworth in the County of Stafford an
Esquireman first I devise all my just debts funeral and testamentary expenses
to be fully paid and satisfied and I nominate and appoint Francis Edwiler
of the Borough of Cannock in the Counties of Warwick and Staffordshire
sole Executor of this my last Will and Testament I give and bequeath in
the several legacies following that is to say to Elizabeth Reynolds the
Wife of John Curville Reynolds Gentleman the Gold Watch lately worn
by my poor dear Wife deceased and the sum of five pounds for the
purchase of a Gold ring as a token of my esteem to Elizabeth Jane
Reynolds and Ann Reynolds the two daughters of the said Elizabeth
Reynolds the sum of five pounds apiece for the purchase of a Gold ring each
as a token of my esteem to the said Francis Edwiler my Gold watch and chain
to my Aunt Elizabeth Edwiler the sum of one hundred pounds for her own
absolute use and benefit in case she shall be living at my decease but if at
the death she shall be dead I give and bequeath the same to Ann Edwiler the
Wife of the said Francis Edwiler for her own absolute use and benefit and
I give and bequeath all my household Goods and furniture pictures in
books plate linen and china unto the said Ann Edwiler for her own
absolute use and benefit and as to all the residue of my real and personal
Estate whatsoever and wheresoever whate ever may belong to me at
my decease I give devise and bequeath the same in manner following
that is to say as to one third part or share thereof I give devise and
bequeath the same to Mary Ann Westope the Wife of Edward
Westope of Dextford Stone her heirs Executors administrators and assigns
for her own absolute use and benefit and as to the two remaining third
parts or shares thereof I give devise and bequeath the same to the said
Ann Edwiler her heirs Executors administrators and assigns for her own
absolute use and benefit In witness whereof I have at the foot of this
my last Will and Testament set my hand this fifteenth day of May one
thousand eight hundred and forty seven. Joseph W. Dakin. Signed by the
said testator Joseph William Dakin as and for his last Will and Testament
in the joint presence of us present at the same time who at his request in
his presence and in the presence of each other have subscribed our names
as Witnesses. Elizabeth Griffin - Rev. W. Smith.

Joseph
William
Dakin
6.

PROVED at London 27th July 1847 before the Judge by the Oath of Francis
Edwiler the sole Executor to whom Admon was granted having been first
sworn by Oath duly to administer.

This is the last Will and Testament

of me Daniel Dugdale of Winstan Newburgh in the County of Dorset an
Esquireman which I make as follows that is to say first I direct that all my
just debts funeral expenses the charges and expenses of proving
this my Will be paid and discharged by my Executors and Executors
hereinafter named also I give and bequeath unto my son Robert
Dugdale my silver Watch and case and Gold seal also I give and

Daniel
Dugdale
32.

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becom into my wife Jane Dugdale all that my freehold messuages a
 dwellinghouse or tenement or house by the name of the Red Lion
 and together with all that my freehold dwellinghouse with the stables and
 Cellars Outhouses Garages Barbers and a close of land adjoining situated
 and being at Winkfield Newburgh aforesaid and now in my own or in
 occupation to have the said messuages dwellinghouse or tenement
 stables Cellars Outhouses Garages Barbers and close of stable or pasture
 land hereditaments and premises with their appurtenances unto my
 said wife Jane Dugdale for and during the term of her natural life
 provided she shall so long continue my widow and unmarried or widowed
 that she my said wife Jane Dugdale shall keep the said messuages
 dwellinghouse or tenement and all and singular other the hereditaments or
 and premises in tenurable repair during the continuance of the
 said term and from and immediately after her decease or day of her
 second marriage which shall first happen as aforesaid then I give and
 becom the same hereditaments and premises and every part
 thereof with the appurtenances unto my friend William Dugdale of
 Waresham in the County of Dorset Knight and my son in law John
 Parmiter of the City of Winchester in the County of Southampton Gentleman
 their heirs and assigns to the use of my son Daniel Dugdale for and
 during the term of his natural life but inpracticable for waste whether
 voluntary or permissive and from and immediately after the determina-
 tion of that Estate by forfeiture or otherwise I give and becom the same
 hereditaments and premises and every part thereof unto the said William
 Dugdale and John Parmiter and their heirs in trust to preserve and support
 the contingent remainders and uses therein after limited from being
 defeated or destroyed and for that purpose during the natural life of my
 said son Daniel Dugdale to make entries and bring actions as occasion
 may be or require nevertheless to permit and suffer my said son Daniel
 Dugdale to receive and take the rents issues and profits thereof for and
 during the term of his natural life and from and immediately after the
 decease of my said son Daniel Dugdale to the use of the first son lawfully
 begotten or to be begotten of my aforesaid son Daniel Dugdale and the
 male of the body of our first son lawfully issuing and for default of
 such issue to the use of the second heirs and all and every other son and
 sons of my said son Daniel Dugdale and the heirs male of the body and
 bodies of our second heirs and other son and sons lawfully begotten or to be
 begotten severally and successively one after the other as they shall be
 in seniority of age and priority of birth that is to say the eldest of our
 son and sons and the heirs male of his and their body and bodies being
 always to be preferred and to take before the younger of our son and sons
 and the heirs male of his and their body and bodies and for default of a
 such issue of the said Daniel Dugdale to the use of my son Robert Dugdale
 during the term of his natural life but inpracticable for waste whether
 voluntary or permissive and from and immediately after the determina-
 tion of that Estate by forfeiture or otherwise to the use of the said William
 Dugdale and John Parmiter and their heirs during the natural life of
 my said son Robert Dugdale in trust to preserve the contingent
 remainders and uses therein after limited from being defeated or destroyed
 and for that purpose to make entries and bring actions as occasion may be
 or require but nevertheless to permit and suffer my said son Robert
 Dugdale to receive and take the rents issues and profits thereof for and
 during the term of his natural life and from and immediately after the
 decease of my said son Robert Dugdale to the use of the first son lawfully
 begotten or to be begotten of my aforesaid son Robert Dugdale and the
 heirs male of the body of our first son lawfully issuing and for
 default of such issue to the use of the second heirs and all and every and

other son and sons of my said son Robert Dugdale and the heirs male
 of the body and bodies of our said son and other son lawfully begotten
 or to be begotten severally and jointly in remainder as a
 they shall be in seniority of age and priority of birth that is to say the
 eldest of our said son and sons and the heirs male of his and their body and
 bodies being always to be preferred and to take before the younger of our
 said son and sons and the heirs male of his and their body and bodies and
 for default of our said issue then to the use of my said son John Dugdale for and in
 during the term of his natural life but inpracticable for waste whether
 voluntary or precursive and from and immediately after the determination
 of that estate then to the use of the said William Dugdale and John Parmiter
 and their heirs during the natural life of the said John Dugdale in trust
 to preserve and support the foregoing remainders and uses hereinafter
 limited from being defeated or destroyed and for that purpose to make cures
 and being actions as occasion may be or require nevertheless to permit and
 suffer my said son John Dugdale to receive and take the rents issues and
 profits thereof for and during the term of his natural life and from and in
 immediately after the decease of my said son John Dugdale to the use of the
 first son lawfully begotten or to be begotten of my aforesaid son John in
 Dugdale and the heirs male of the body of our said son lawfully issuing
 and for default of our said issue to the use of the said son and all and every
 other son and sons of my said son John Dugdale and the heirs male of the
 body and bodies of our said son and other son lawfully begotten or to
 be begotten severally and jointly in remainder as they shall be in
 seniority of age and priority of birth that is to say the eldest of our said
 son and sons and the heirs male of his and their body and bodies being
 always to be preferred and to take before the younger of our said son and
 sons and the heirs male of his and their body and bodies and for default of our
 said issue and for default of our said issue male of all and every or any or either of
 my said sons then I give and devise my said second marriage dwelling
 house or ten and all and singular other the premises and premises
 with the appurtenances unto my daughter Jane the wife of the said
 John Parmiter Ann Dugdale Elizabeth Dugdale and Mary Dugdale their
 heirs and assigns forever as tenants in common and not as joint tenants
 and to for and upon no other use than interest or purpose whatsoever in
 all the rest residue and remainder of my real and personal estate in
 store in trade here in the County of Middlesex London and in
 implements in husbandry household goods furniture books plate linen
 monies and securities for money money in any of the public stocks or in
 funds of this kingdom and all other my estate and effects of every sort and
 kind where not hereinbefore disposed of I give devise and bequeath the
 same and every part unto the aforesaid William Dugdale and John Parmiter
 Parmiter their heirs executors administrators and assigns upon trust to
 permit and suffer my aforesaid wife Jane Dugdale by and with the same
 to carry on or our said parts and parts thereof as she shall see necessary
 my said business upon the said premises also to allow her the use and
 occupation of all my said residuary estate and effects and to receive and
 take the dividends interest and proceeds of the same respectively for the
 better enabling her to support herself and maintain and bring up such
 of my children as shall be unmarried for and during the term of her
 natural life provided she shall so long continue my widow and unmarried
 and from and immediately after her decease or day of her said marriage
 which shall first happen then upon trust that they my said trustees or
 trustee for the time being do and shall pay distribute and divide the
 whole of my said residuary estate and effects of every sort and kind
 unto between and among my aforesaid children Jane the wife of John
 Parmiter Ann Dugdale Elizabeth Dugdale Mary Dugdale Robert Dugdale or

Witness
S

and John Dugdale equally to be divided between them share and no
share alike but if all or either of my said children shall depart this life in
leaving lawful issue then I direct that the share of our said children or child
so dying shall go and be enjoyed by our said issue in equal proportions
if more than one where and as they shall attain their age of twenty one
years but in case either of my said last named children shall depart
this life without leaving lawful issue then I direct that the share or
shares of him her or them so dying shall be divided between or
amongst the survivors or survivor of them share and share alike and
it is also my Will and desire that my said son Daniel Dugdale Robert
Dugdale and John Dugdale or some of them as shall be in possession of my
said several dwellinghouse and premises under and by virtue of the uses
and limitations thereinbefore expressed shall allow unto some of my said
daughters as shall be unmarried the privilege of remaining in the same
dwelling with them as long and from time to time as they or she may think
proper and to take their or her meals with our said son as shall be so in
possession without paying or allowing anything for the same and it is
my will and meaning that my said trustees Executors and Executors in
hereinafter named or either of them shall not be liable to answer or
make good any loss or losses that shall or may happen to the aforesaid
movable estate and effects relating to or concerning the execution of the trusts
mentioned in this my Will unless the same shall happen by or through
their or either of their wilful or default nor shall either of them my said
Trustees Executors and Executors be answerable or accountable for more of
the said trust moneys than the one or they shall actually receive nor one
of them for the other of them nor for the acts deeds receipts or defaults of
the other of them but each of them shall be answerable for his or her
separate acts deeds receipts and defaults only and I do hereby direct
that my said Trustees Executors and Executors shall and may pay and
reimburse themselves sundry and several out of the aforesaid estate
and effects all reasonable and necessary costs charges and expences in
whichever behalf they or either of them shall or may be put into or
sustain in or about the execution of this my Will or the trusts hereby in
them imposed and I nominate nominate and appoint my said wife
Jane Dugdale and the said William Dugdale and John Parmiter my
Executors and Executors of this my Will in trust for the purposes
before mentioned and lastly I hereby revoke and make void all former and
other Will and Wills by me made and so declare this to be my last Will and
Testament in witness whereof I the said Daniel Dugdale the testator have
to this my last Will and Testament written and contained in five sheets
of paper the first and last sheet is to say the first four sheets I have
subscribed my name and to this the fifth and last sheet I have subscribed
my name and affixed my seal the tenth day of May in the year of our
Lord one thousand eight hundred and thirty five — Daniel Dugdale (Sd)
Signed sealed delivered published and declared by the said Daniel
Dugdale the testator as and for his last Will and Testament in the presence of
us who at his request and in the presence of each other have hereunto
subscribed our names as witnesses attesting the due execution hereof
the obliteration in the second line of the third page having been first
made — Joseph Jackson — Henry Richards — Mary Jackson.

Codicil I herewith in addition to this my last Will and Testament do
bequeath to my three daughters Ann Livingston Elizabeth Dugdale and
Mary Dugdale fifty pounds each to be paid within one year after my decease
in consideration of their valuable services during many years past or
whereof I the said Daniel Dugdale the testator do subscribe my name
this fifteenth day of May in the year of our Lord one thousand eight

And also and forty six - Daniel Dugdale - Signed in the presence of us who
at his request and in the presence of each other do herewith subscribe our
names as witnesses hereof - Michael Hillis - Henry Bone -
In the presence of the Court of Canterbury.
In the Goods of Daniel Dugdale deceased.

Appeared Personally Henry Bone of Wincota Newburgh in the
County of Dorset Gentleman and made Oath and swore that he is one of the
subscribed witnesses to the Codicil to the last Will and Testament of Daniel
Dugdale late of Wincota Newburgh in the County of Dorset Esquire as in
and to the said Will and Codicil being herewith annexed the said
Codicil bearing date the 15th day of May in the year of our Lord 1846 and
the further made Oath that he said swore to the said Codicil on
the day of the date thereof by signing his name at the foot or end
hereof in the presence of said deponent and Subscribed witness the other
subscribed witness to the said Codicil both being present at the same time
and that hereupon he said deponent and the said Subscribed witness
respectively subscribed their names to and attested the said Codicil in the
presence of the said testator and the deponent having now referred to
and observed the following words written at the foot of the said Codicil
to wit: It is my desire that the above fifty pounds bequeathed to my
dear daughter Ann Dillington should be given to her for her own
exclusive or provisional use October 2^d 1846 lastly made Oath that
the same were so written at the foot of the said Codicil at the time
of the execution thereof as before he swore to - Henry Bone - On the
20th day of July 1847 the within named Henry Bone was duly sworn
to the truth of this Affidavit in virtue of the annexed Commission in
before me - G. J. Fisher, Judge of the High Court of Newburgh Dorset.

Proved at London with a Codicil / 28th July 1847 before the Judge
by the Oath of said Daniel Dugdale Widow the said and John Parviter the
surviving Executors to whom Adminon was granted having been first sworn
by Oath / duly to administer.

This is the last Will and Testament
of me James Dwyer of Dorset Street in the County of Middlesex Esquire
I give and bequeath unto my dear Wife Sarah the sum of four
hundred pounds for her immediate occasions to be paid to her as soon
as possible and within one calendar month at latest after my decease
I also give unto my said Wife the further sum of six hundred pounds
for her own absolute use and benefit to be paid within twelve months
or calendar months after my decease I also give and bequeath unto my
said Wife all mine and her own Wares, Jewels, Jewels and ornaments
of the person and wearing apparel and also all my household goods and
furniture plate linen china Glass Books prints Pictures Wines Liquors
and other household effects and household stores for her own use and
benefit absolutely and as to all other Estate and Effects real and personal
which at my decease I shall be seized or possessed of or in any way
entitled to or over which I shall have power to dispose I give hereunto
unto my said Wife and Martha Jordan of Dorset Street Waterfield in the
County of York Gentleman their heirs Executors and Administrators in
upon trust as soon as may be subject to the proviso hereinafter in a
contained with regard to residue to cause to collect receive and get in all
and dispose of and convert into money all the said Estate and Effects in
such manner as they may think fit and with full power for them
to sell subject to such special or other conditions and restrictions as

James
Dwyer
35

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This Will was proved at London the twenty third day of March in the year of our Lord one thousand seven hundred and fifty six before the Worshipful George Harris Doctor of Laws & Surrogate of the Right Honourable Sir George Lee Knight & Doctor of Laws Master in Chancery or Commissary of the Prerogative Court of Cantorbury lawfully constituted by the Oath of William Peason the Son of the deceased and sole Executor named in the said Will to whom Administration was granted of all and singular the Goods Chattels and Credits of the deceased & having been first sworn duly to administer. &c.

William Dugdale

This is the last Will and Testament of me William Dugdale the Esqer of Wareham in the County of Dorset clothier made this seventh day of September in the year of our Lord Christ one thousand seven hundred and fifty four in manner following first I recommended my soul into the hands of Almighty God hoping through the merits of my blessed Saviour Jesus Christ to obtain pardon of my sins my body I commit to the Earth to be decently interred at the discretion of my beloved Wife and as for the worldly estate and effects wherewith it hath pleased Almighty God to bless me with I give devise and dispose of the same as followeth Item all my lands Tenements hereditaments and Real Estate and also all my Goods Chattels Stock Trade ready Money Securities for Money Debt Bonds and all other my personal Estate of what nature or kind soever I give devise and bequeath to my said beloved Wife Mary Dugdale to hold to her her heirs & Executors Administrators and assigns forever and I do hereby appoint her sole Executrix and recommend it to her to dispose of what she shall give or her at her death to and amongst my Children in such manner as she in her discretion shall think fit and as their dutyfulness and merit may deserve and I do hereby make void all former Wills by me at any time heretofore made In witness whereof I have hereunto set my hand and seal the day and year above written Wm Dugdale. Signed sealed delivered by the said William Dugdale as and for his last Will and Testament in the presence of us at his request have hereto subscribed our Names as Witnesses & with us present John Cole Esqer at Sturkland.

in

Published and declared

This Will was proved at London the twenty fourth day of March in the year of our Lord one thousand seven hundred and fifty six before the Right Honourable Sir George Lee Knight & Doctor of Laws Master in Chancery or Commissary of the Prerogative Court of Cantorbury lawfully constituted by the Oath of Mary Dugdale Widow the Wife of the deceased

and Sole Executor named in the said Will to whom Administration was granted of all and singular the Goods Chattels and Credits of the deceased having been first sworn by Commission duly to administer. / Ex?

The last Will and Testament of Edward Dunn

I Edward Dunn of the Parish of Saint Mary & White Chapel in the County of Middlesex Linen Draper first give and bequeath unto my Daughter Elizabeth Dunn the sum of one hundred pounds to be paid to her within six Months after my decease and as to all the rest and residue of my Estate Goods Chattels and Effects whatsoever or whosoever after payment of my just debts funeral expences and Probate of this my Will give and bequeath the same unto my loving Wife Bridget Dunn to and for her own use and benefit and lastly I do hereby revoking and making void all former Wills by me at any time heretofore made make publish and declare this only to be my last Will and Testament and do hereby nominate constitute and appoint Mr. William Barber of Aldgate High Street London Linen Draper Sole Executor of this my said Will in witness whereof the said Edward Dunn the Testator have hereunto set my hand and seal the twentieth day of April in the year of our Lord one thousand seven hundred and fifty three Edward Dunn. Signed Sealed published and declared by the Testator Edward Dunn as and for his last Will and Testament in the presence of us who in his presence and at his Request have subscribed our Names as Witnesses Joseph Durr John Jones.

This Will was proved at London the Twenty sixth day of March in the year of our Lord one thousand seven hundred and fifty six before the Reverend and Right Honourable George Barris Esq. of Laws Judge of the Right Honourable Sir George Lee Knight Esq. of Laws at Master & Esq. or Commissary of the Prerogative Court of Canterbury lawfully constituted by the Oath of William Barber the Sole Executor named in the said Will to whom Administration was granted of all and singular the Goods Chattels and Credits of the deceased having been first sworn duly to administer. / Ex?

London Sep. 4th 1745

By this my last Will and Testament The most Noble William late Duke of Devonshire.

I appoint my eldest son commonly called Marquis of Dartington my Executor and Residuary Legatee & bequeath to my Daughter Elizabeth Two thousand pounds over and above what she is entitled to by Settlement and to my Wife all the money she shall have and which she shall be possessed of at the time of my death and also the use of as much of my plate as amounts to the value of two

The Last Will and Testament of William Dugdale

C 1691~ 1756

This is the Last Will and Testament of William Dugdale the elder of Wareham in the County of Dorset, Clothier, made this Seventh day of December in the year of our Lord Jesus Christ One Thousand Seven Hundred and Fifty Four, in manner following. First I commend my soul into the hands of Almighty God, hoping through the merits of my blessed Saviour Jesus Christ, to obtain pardon of my sins. My body I commit to the earth, to be stoutly interred at the discretion of my beloved wife, and as for the worldly estate and effects wherewith it hath pleased Almighty God to bless me with. I give devise and dispose of the same as followeth. Afirm all my Lanes, Tenaments, Hereditaments and Real Estate, and all my Goods, Chattels, Stock in Trade, Ready Money, Securities for Money, Books, Debts and all other, my Personal Estate of what nature or kindsoever. I give, devise and bequeath xxxxxxxxxxxxxxxx unto my said beloved wife Mary Dugdale to hold to her ---- executors, administrators and assigns forever, and I do hereby appoint her sole executor and administrator, to dispose of what I have hereby given her, at her death to and amongst my children in such manner as she in her discretion shall think fit, and as their duty, fullness and merit may deserve. And I do hereby make void all former Wills by me at any time herebefore made in witness whereof I have hereunto set my hand and seal the day and year above written Wm Dugdale. Signed, Sealed and Delivered by the said William Dugdale as and for his last Will and Testament in the Presence of us, at his request, have hereunto inscribed our names as witnesses:- Seth Bezant, Richard Cole, Nat Stickland.

This Will was proved at London, the Twenty Fourth day of March in the year of our Lord One Thousand Seven Hundred and Fifty Six, before the Right Honourable Sir George Lee Knight Rector of the Laws, Master, Keeper or Commissary of the Prerogative Court of Canterbury. Lawfully constituted by the Oath of Mary Dugdale, widow, the relict of the deceased.

This is the last Will and Testament of
 me Daniel Dugdale of Warham in the County of Dorset Baker
 Made the Seventeenth day of November in the Year of Our Lord
 One Thousand Seven Hundred and Seventy Six, First, I will
 that all my just debts and Funeral Expences be paid and discharged
 by my Executors hereinafter Named, All my Estate both Real and
 personal Goods Chattels and Credits whole or whosoever that
 I shall be in possession of or Intitled to at the time of my Decease,
 Give Devise and Bequeath unto my Beloved Wife
 Mary Dugdale for and during the Term of her Natural Life, and
 after her Decease, to be Divided amongst all, or such of Our
 Children, in such manner and in such Proportions as my said
 Wife Mary Dugdale by her last Will and Testament, or otherwise
 howsoever shall think proper to Order and Direct. And I do hereby
 Nominate and Appoint my said Wife Mary Dugdale Sole
 Executrix of this my Will. And I do hereby Revoke Rescind
 and make Void all former or other Will or Wills by me at any
 time heretofore made, In Testimony whereof the said Daniel Dugdale
 have hereunto set my Hand and Seal the day and Year abovesaid,

Signed Sealed and published Daniel Dugdale
 By the said Testator as and for his last
 Will and Testament in the presence of us

Robt Dugdale
 Mary Dugdale
 W. Mundy

On the 19th March 1782. The above of
 Dugdale's Will was proved by the Oath of Mary
 Dugdale the Widow of the Deceased and Sole Ex-
 ecutrix named to whom Administration of a
 singular the Goods Chattels and Credits of the said
 was granted she being first duly sworn faithfully
 Administer the same to exhibit a true Inventory
 into the Registry of the Archdeacon of Dorset
 and a just Account thereon when the same
 requires Sworn before me
 Geo. Marsh